PATENT COOPERATION TREATY

From the:

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: Fisher Adams Kelly GPO Box 1413 BRISBANE QLD 4001		REPO	PCT ATION OF TRANSMITTAL OF NATIONAL PRELIMINARY RT ON PATENTABILITY of the Patent Cooperation Treaty) (PCT Rule 71.1) 1 8 NOV 2005	
Applicant's or agent's file reference 12641PC2-PJD/AM		IMPO	RTANT NOTIFICATION	
International application No. PCT/AU2004/001748	International filing data 10 December 2004	• • • • •	Priority date (day/month/year) 10 December 2003	
Applicant THE UNIVERSITY OF SOUTH	HERN QUEENSLAN	ID et al		

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translations to those Offices.
- 4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed invention is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the IPEA/AU

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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter-II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 12641PC2-PJD/AM	FOR FURTHER ACTION	See Form PCT/IPEA/416		
International application No.	International filing date (day/month/year)	Priority date (day/month/year)		
PCT/AU2004/001748	10 December 2004	10 December 2003		
International Patent Classification (IPC) or	national classification and IPC			
Int. Cl. 7 E04C 3/26				
Applicant THE UNIVERSITY OF SOUTHERN QUEENSLAND et al				
	ary examination report, established by this Inte ted to the applicant according to Article 36.	emational Preliminary Examining		
2. This REPORT consists of a total of 4	sheets, including this cover sheet.	·		
3. This report is also accompanied by ANN	NEXES, comprising:			
a. (sent to the applicant and to the	International Bureau) a total of sheets, as	follows:		
sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).				
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.				
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or table related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).				
4. This report contains indications relating	· · · · · · · · · · · · · · · · · · ·	·		
X Box No. I Basis of the report				
Box No. II Priority	Box No. II Priority			
Box No. III Non-establishmen	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
X Box No. IV Lack of unity of it	X Box No. IV Lack of unity of invention			
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
Box No. VI Certain documents cited				
Box No. VII Certain defects in the international application				
Box No. VIII Certain observations on the international application				
Date of submission of the demand	Date of completion of	the report		
8 July 2005	10 November 2005	· · · · · · · · · · · · · · · · · · ·		
Name and mailing address of the IPEA/AU	Authorized Officer			
AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRAL E-mail address: pct@ipaustralia.gov.au	JON MILLS			
Facsimile No. (02) 6285 3929	Telephone No. (02) 6	283 2113		

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	INTERNATIO	ONAL PREI	ח פקף" IMINARY REPORT ON PATENTA		International application No.
٠	-				PCT/AU2004/001748
Roz	k No. I Basis	of the repor	•		10111010111111
1.			is report is based on the international ap	plication in the lang	ruage in which it was filed, unless
	otherwise indicated	I under this i	em	_	, , , , , , , , , , , , , , , , , , , ,
			nslations from the original language into translation furnished for the purposes of		uage - ,
	interna	tional search	(under Rules 12.3 and 23.1 (b))	-	
	publica	tion of the ir	ternational application (under Rule 12.4)	
		_	inary examination (under Rules 55.2 and	•	
2.	With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report): X the international application as originally filed/furnished				
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	the description	n: pages	as originally filed/furnished		
		pages*	· · · · · · · · · · · · · · · · · · ·	the letter of	
		pages*		the letter of	
	the claims:				•
		pages	as originally filed/furnished		•
		pages*	as amended (together with any statem	•	19
		pages*	•	the letter of	
	the description	pages*	received by this Authority on with	the letter of	
	the drawings:	2000	as anisingly, filed/formished		·
		pages pages*	as originally filed/furnished received by this Authority on with the	he letter of	
		pages*	received by this Authority on with the		
	a sequence list		ny related table(s) - see Supplemental Bo		ence Listing.
3.	=		lted in the cancellation of:		· ·
		escription, pa			
	<u></u> -	aims, Nos.	.g.~		
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	any ta	able(s) relate	d to the sequence listing (specify):		,
4.			ished as if (some of) the amendments an considered to go beyond the disclosure		
	the de	escription, pa	ges		
	the cl	aims, Nos.			
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	<u></u>	quence listin	_		·
	any ta	ible(s) related	I to the sequence listing (specify):		
•	If item 4 applies, sor	ne or all of the	se sheets may be marked "superseded."		·

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/AU2004/001748

Вох	No. I	v	Lack of unity of invention
1.		In resp	onse to the invitation to restrict or pay additional fees the applicant has:
		<u> </u>	restricted the claims.
			paid additional fees.
		· I	paid additional fees under protest.
			neither restricted nor paid additional fees.
2.	X		uthority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, nvite the applicant to restrict or pay additional fees.
3.	This A	Authorit	y considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
		compli	ed with.
	X	not con	aplied with for the following reasons:
		interna applica	ternational Preliminary Report on Patentability (Chapter II) has been drawn up in respect of the entire ational application but the International Preliminary Examining Authority is of the opinion that the ation does not appear to comply with the requirements of unity of invention as set forth in the PCT ions (Article 34(3), Rule 68(1) PCT).
		The se	parate groups of invention are:
		. 1.	Claims 1-24 are directed to a structural element wherein a force transfer between a fibre reinforced plastic reinforcement member and a polymer concrete member surrounding the reinforcement member is through polymer adhesive bonding. This arrangement is considered to comprise a first "special technical feature".
		2.	Claims 25-31 are directed to a method of producing a structural element formed from polymer concrete including the steps as defined in claim 25. This combination of steps is considered to comprise a second "special technical feature".
		relation	the abovementioned groups of claims do not share any of the technical features identified, a "technical aship" between the inventions, as defined in PCT rule 13.2 does not exist. Accordingly the tional application does not relate to one invention or to a single inventive concept, a priori.
4.	Conse	quently,	this report has been established in respect of the following parts of the international application:
	ſ	X all	parts.
	[the	parts relating to claims Nos.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/AU2004/001748

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement				
Novelty (N)	Claims 1-31	YES		
	Claims	NO		
Inventive step (IS)	Claims 1-31	YES		
	Claims	NO		
Industrial applicability (IA)	Claims 1-31	YES		
	Claims	NO		

2. Citations and explanations (Rule 70.7)

Novelty (N)

None of the cited documents disclose all of the features of each of the independent claims. Therefore all of the claims are novel.

Inventive Step (IS)

The claimed invention is not obvious in the light of any of the cited documents nor is it disclosed in any obvious combination of them. It is also considered that it would not be obvious to a person skilled in the art in the light of common general knowledge either by itself or in combination with any of these documents.

Industrial Applicability (IA)

The claims are related to products capable of commercial application.